EXHIBIT 4

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Re: Oklahoma Poultry		CC:		··· , ·-·		
Phone	9	Date: September 14, 2005				
Fax:	(303) 293-8236	Pages: 7 including cover page				
To:	Roger Olson	From	From: David P. Page			

OPL – STRATEGY/GUIDELINES FOR PRELIMINARY INJUNCTIVE RELIEF

I. <u>INTRODUCTION</u>

Goal: an injunction that there will be no land application of poultry waste above agricultural limits and Defendants must properly dispose of and manage waste (not growers).

II. LEGAL BASIS FOR PRELIMINARY INJUNCTION

Proof: Ownership of Waste

[legal authorities that this is Integrator's waste]
[proof/facts establishing ownership]

Fed R. Civ. P. 65: A preliminary injunction with issue if the moving party establishes

- (1) irreparable injury will be suffered unless the injunction issues; [environmental injury can seldom be repedied by money damages and is often permanent on long lasting therefore, the balance of laws usually favor an injunction to prefer the environment. Amoco Production Co. v. Village of Gabrill, 480 U.S. 681, 545 (1987), Castron Co. Bd. Of Comm'rs v. U.S. F. & W. Service, 183d 1429, 1440 (Cir.1996) and Wilstein Amoco Corp. 989 F. Supp. 1159, 1177, (D. Wyo. 1998), Officens V. 185., 731 F. Supp. 970, 996 (D. Colo. 1989);
- (2) the interacting injury outweigns the damage the injunction may cause the opposition arry.

[what are Defendants' damages?]

- (3) the munction is not adverse to the public interest; and
 - there is substantial likelihood of success on the merits of Plaintiff's claim.

 If claim is based on RCRA need to prove elements and

 waste imminent and substantial endangerment]

Herman v. Salt Lake City, 348 F.3d 1182, 1188 (10th Cir. 2003) (quoting Resolution Trust Corp v. Cruce, 972 F.2d 1195, 1198 (10th Cir. 1992)); Star Fuel Marts, LLC v. Sam's East, Inc., 362 F.3d 639, 651 (10th Cir. 2004).

Proof: There are heightened proof requirements for:

(1) a preliminary injunction that disturbs the status quo;

- (2) a mandatory vs. a prohibitory preliminary injunction; and
- (3) a preliminary injunction that affords movant substantially all of his relief.

[NOTE: Our case includes all of these elements that would require heightened proof.]

- (4) No proof of actual injury required. It is enough to show that damage or endangerment "may" exist. Wilson v. Amoco Production, 878 F. Supp 1091, 1092 (D. Wyo. 1998).
- (5) But, a court should be cautious and will not find an imminent and substantial endangerment exists if the risk of harm is remote in time, speculative in nature and de minimum degree. Id.

RCRA Citizen's Suit: To prevail on action for preliminary injunction under RCRA: follow Wilson v. Amoco Corporation, 989 F. Supp 1159 (D. Wyo. 1992).

III. PROOF OF IMMINENT AND SUBSTANTIAL ENDANGERMENT

The type of "imminent" injury that have be collected and used in the near term concerns injuries caused by bacteria, eutrophication (THM) and D.O.), sediment toxicity containing high arsenic, and violation of water quality standards (egge of field metals, phosphorus, and other impaired water segments (§303(d)) listings. The proof proquire showing the release of hazards from poultry waster and application, the casual connection between the release and injury and the injury on that the release may cause an injury. The following is an outline of the proof we can develop with tasks as sciented with development.

A. Bacteria Injuny

The bacteria we have focused on are: campylobacter (poultry/avian dominant), salmonella, e.coli, total colligrm, fecal colliform, enterococus and staphylococcus.

- Proof of Release and Transport from Land Application and Proximity to Injury
 - Literature/Articles. Identify and review articles describing bacteria presence and content in poultry manure, litter and land applied fields, and near streams and rivers. [These articles would be relied upon by expert (Olson, Harwood) to testify concerning release and presence in environment in proximity to identified and potential injures.]
 - (b) <u>Dr. Rod O'Connor Samples/Analysis</u>. CDM to obtain <u>Dr. O'Connor waste and soil analysis</u>. Evaluate whether <u>Dr. O'Connor waste</u>.

O'Connor could/should testify directly or Olson/Harwood use O'Connor's data to support their opinion on release.

(c) Edge of Field Samples/Analysis. Use existing/current CDM analysis data (with evidence from investigators concerning recent land application on adjoining field for samples and evidence of location of active poultry houses) to show bacteria in surface water runoff. Proximity of field plus principle component analysis by CDM to show bacteria is associated with land applied poultry waste.

Additional Tasks: (i) Develop new campylogaster analysis methods and collect new edge of field samples and (ii) complete CDM poultry waste and soil analysis project (waiting on Depth of Agriculture).

- (d) <u>Instream Samples and Analysis</u>. Use existing/current CDM analysis data and USGS data base and high flows to show presence of bacteria and principle component analysis and high flow samples to show relationship of bacteria with poultry waste. Use historical USGS bacteria data to show "history" of probable releases.
- (e) <u>Tenkiller Lake Samples and Analysis</u>, Use existing/current CDM data plus historic USGS data to sow presence of bacteria in lake water.
 - Sediment Sampling and Analysis. Use current/existing CDM datas on river and lake sediment analysis along with principle component analysis to show that bacteria originated from land applied poultry waste.
- (g) Spring Water Samples and Analysis. Use current/existing CDM data that shows bacteria in spring water.
 - Application of Existing Active Chicken Houses, Recent Land Application, and Amount and Location of Land Application.

 Testimony of expert (?) connecting and relying on investigator

documented active poultry houses and recent land application. Also, computation of the amount of land application in 2005 as well as application proximity to active chicken houses using active chicken houses count and industry information as to number of poultry, flock and amount of manure produced. The concept is to use the data we have about active houses, industry information on the number of poultry per house and waste generated with an industry expert who would testify as to the amount of waste generated and industry practices to land apply

waste near the poultry house. Opinion will quantify the amount of land applied waste recently and annually a applied in the IRW. Also, the expert would testify that waste is applied at or near where it is produced.

(i) Groundwater Infiltration. Geologist (hydrologist) (expert) to testify that the karst geology in the IRW allows for infiltration of contaminants of concern (COC). Land applied poultry waste will infiltrate groundwater in the area and show itself in springs. Additionally, this groundwater (with the contaminants) will trayel to surface waters.

<u>Task</u>: Obtain well water samples and analysis in areas of contaminated springs and GBS victims.

(j) Source of Bacteria. Br. Jody Harwood will testify that the types and volume of bacteria in environment is likely from land applied poultry waste and viruses associated with it.

[PCR analysis may be used if we obtain poultry manure samples.]

(2) <u>Proof of Injury</u>

- (a) WO Standard Companison. Hasself (Olson) to compare Oklahoma WO standard to contaminant levels for bacteria analyzed in current CDM samples from lakes and streams that exceed the standards.
- (b) Risk Assessment Expert (Teaf/Coleman- HSWMR) to testify concerning risk and hazard of recreation users exposure to documented levels of bacteria in sediments, river waters and lake waters.
- (c) Non Attainment Listing. Testimony from DEQ or expert (Olson) concerning IRW waters that do not meet Oklahoma WQ standards and non-attaining use as reported in Oklahoma's W.Q. Assessment Integrated Report (303(d) Report)).
 - GBS Incidents. Development of the Rutherford evidence that the area of the IRW has seen a significant increase of Guillain Barre Syndrome (GBS). With HSWMR and/or an Epidemiologist, establish that GBS is caused by bacteria (campylobacter) associated with poultry waste and that the increase of this poultry litter bacteria may have resulted in numerous new cases of GBS and/or may lead to many more new cases of GBS.

- (c) Other Epidemiology. Possible development through local clinics of other increased disease/sickness due to high bacteria levels.
- (f) Well-Groundwater. Use spring data plus new data form wells in the area to establish high bacteria levels in groundwater. Use HSWMR risk assessment to show hazard of use of such water in potable applications, i.e., drinking, bathing, cooking, etc. Also compare groundwater analysis with groundwater W.Q. Standards (OAC 785:45-7).

B. Eutrophication Injury

- (1) Proof of Release and Transport from Danid Application and Proximity to Injury
 - (a) <u>Literature/Articles.</u> Identify and use articles that discuss Phosphorus in poultry waste and its transport to surface and groundwater. (Expert testimony uses again).

 Obtain and add sampling and analysis of poultry waste (Dept. of Agriculture).
 - (b) Edge of Field Thateam and Lake Tentaller (water and sediment)

 Samples and Analysis Was all data collected by CDM and using principle component analysis to establish that the Phosphorus in complete waste is found in Lake Tenkiller.
 - Volume of Phosphorus Contribution. Need expert to review data on amount of poultry waste that is produced and land applied in the IRW and amount of Phosphorus in Tenkiller is from and applied chicken waste.
 - (d) <u>Futrophication and Low D.O. and THMs</u>. Expert Welch and/or Cooke to testify that low D.O. is a result of Phosphorus loading in ikes and THMs are a result of high phosphorus, algae and reaction of chlorine to lake water.
- - (a) <u>Biologist Expert</u>. Expert (Tony Gendusa CDM?) to testify as to affects of low D.O. and violation of W.Q. Standards, as to diversity and abundance of lake fish and wildlife.
 - (b) <u>Toxicologist</u>. HSWMR (Teaf) to testify concerning data of THM formation potential, DEQ reporting data, and other samples/analysis to show, with a risk assessment for THMs associated with drinking water from the public water supplies.

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C. Sediment Injury (Toxicity)

(1) <u>Proof of Release and Transport</u>: [Use same evidence as used for bacterial and eutrophication.]

(2) Proof of Injury

- (a) Use expert (Olson) violations of sediment standards in areas of data collected by CDM. Add biologist expert testimony of effects on biota resulting from sediment criteria exceedances.
- (b) Use biologist expert (CDM) to discuss sediment survey and toxicity testing results.

D. Water Quality Injury

- (1) <u>Proof of Release and Transport</u>
 [Use same evidence as above.]
- (2) Use CDM (Olson) to testify that current sampling and analysis data show poultry waste is violating Oklahoma W.Q. Standards.
- (3) Use DEQ to describe IRW segments on non-attainment (303(d)) list.

